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The JOURNAL takes great pleasure in announcing the appointment to the Editorial Board of S. Beekman Laub, Yale, 1906, of Natchez, Miss.; Thomas Anthony Thacher, Yale, 1908, of New Haven, Conn., from the third year class, and Earnest Alexander Inglis, Ph.B., Wesleyan University, 1908, of Middletown, Conn.; Roy A. Linn, B.A., Monmouth University, 1908, of Monmouth, Ill., and Howard Nathaniel Rogers, B.S., Cole College, 1908, of Sac City, Ia., from the second year class.

THE STATUTE OF LIMITATIONS IN CONSPIRACY CASES.

In the case of the *United States v. Kissel et al.*, *New York Law Journal*, Vol. XLII, No. 26, the United States circuit court has handed down a decision which if upheld on appeal will undoubtedly have great effect in stopping many so-called anti-trust prosecutions. The decision under consideration arose from the successful choking off of a rival by the American Sugar Refining Company through somewhat dubious methods. About eight years ago Adolph Segal, a Philadelphia financier, promoted a new independent sugar refining company. This company, the Pennsyl-